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Sensa Verogna, Plaintiff,		)		· 2020 JUL 29 🗩 4: 5
v. Twitter Inc.,	Defendant.	)	Case #: <b>1:20-cv-0</b> 0	<b>)524-Sim</b> ur depositoi
	PLAINTIFFS	— MOTION 1	O CLARIFY RECO	RD
Plaint	iff, Sensa Verogna ("I	Plaintiff") mo	otions this Court to cl	larify the record as it is
unreadable as	s entered by the Clerk. I	in support of	this Motion, Plaintiff st	tates as follows:
1.	Plaintiff filed Compla	aint, [Doc.1] ខ	and Attached Exhibits of	on May 4, 2020.
2.	Plaintiff file Objectio	n, [Doc. 35] ε	and Attached Exhibits of	on July 6, 2020.
3.	Both Dockets 1 and	35 include pl	eadings and Exhibits t	that were scanned by the
Court and are	e ineligible to read and t	therefore not	an accurate representat	ion of the Court Record.
4.	Docket 1, pages 11, 1	7, 26, 26, 29,	34, 55 are pleadings th	nat are intelligible.
5.	Docket 1-2, pages 70	, 74, 76, 78, 7	9 are Attachments that	are intelligible.
6.	Docket 1-3, pages	3, 5, 6, 11,	13, 14-27, 30-41, 4	3-56, 58-62, 64-85 are
Attachments	that are intelligible.			
7.	No memorandum of I	law is necessa	ry because Plaintiff cit	es herein the authority in
support of his	s objections. Consent w	as sought, bu	t Defendant has not yet	t replied.
WHE	REFORE, the Plaintiff,	, respectfully	requests that this Hono	rable Court:
A. A	llow Plaintiff to replace	ce the entire	pleadings and Exhibi	its in Docket 1 with an
electronic for	rmatted file to be e-mail	led directly to	the Clerk for re-postin	ng; and
B. Al	llow Plaintiff to replac	e the entire	pleadings and Exhibit	es in Docket 35 with an
electronic for	rmatted file to be e-mail	led directly to	the Clerk for re-posting	ng; and
C. Gr	ant such other and furth	ner relief as th	e Court deems just.	

29	
30	I declare under penalty of perjury that the foregoing is true and correct. Signed this day
31	of July 2020 in the State of New Hampshire.
32	S. Sonar
33	/s/ Anonymously as Sensa Verogna
34	SensaVerogna@gmail.com
35	
36	Respectfully,
37 38 39	/s/ Plaintiff, Anonymously as Sensa Verogna Sensa Verogna@gmail.com
40	
41	CERTIFICATE OF SERVICE
42 43 44	I hereby certify that on this 29th day of July 2020, the foregoing document was made upon the Defendant, through its attorneys of record to Jonathan M. Eck jeck@orr-reno.com and Julie E. Schwartz, Esq., JSchwartz@perkinscoie.com.
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